February 9, 2018 BY ECF AND E-MAIL (FORRESTNYSDCHAMBERS@NYSD.USCOURTS.GOV)

Hon. Katherine B. Forrest United States District Court Southern District of New York 500 Pearl Street, Room 1950 New York, NY 10007

Re: Sacerdote, et al. v. New York University Civil Action No. 16-cv-06284 (KBF)

Dear Judge Forrest:

Pursuant to Your Honor's Individual Rules of Practice and this Court's Local Rules, the parties write to jointly request an extension of the deadline to complete expert discovery. The modifications that the parties jointly seek will not alter any other dates, including the trial date.

The parties had planned to hold Plaintiffs' Expert Gerard Buetow's deposition today. The parties were unable to conduct that deposition because Dr. Buetow is currently suffering from the flu. The parties had also planned to hold Defendant's Expert Dan Fischel's deposition today. Mr. Fischel is currently recovering from surgery and was unable to attend today's deposition. The parties are currently scheduling new dates to hold both depositions, which the parties agree will be completed on or before March 1, 2018.

The parties respectfully request that the deadline for to completing expert discovery be extended until March 1, 2018 to allow the parties to reschedule the depositions for both Dr. Buetow and Mr. Fischel.

Respectfully submitted,

SCHLICHTER BOGARD & DENTON LLP

DLA PIPER LLP

/s/ Heather Lea\_

Heather Lea (admitted pro hac vice) 100 South Fourth Street, Suite 1200 St. Louis, Missouri 63102 Telephone: (314) 621-6115

Facsimile: (314) 621-7151

hlea@uselaws.com

/s/ Ian C. Taylor\_

Ian C. Taylor (admitted pro hac vice) 6225 Smith Avenue

Baltimore, MD 21209

Telephone: (410) 580-4284 Facsimile: (410) 580-3284

ian.taylor@dlapiper.com

50 ordend. 1CB. Form USOJ 2/12/18